

REMARKS

Claims 22 – 29 are cancelled. Claims 10 and 11 are amended.

The Examiner rejected the claims as being obvious over Setagowa, Watkins, and U.S. Patent 6,415,101 issued to deCarmo that describes a method and system for scanning and displaying multiple view angles formatted in DVD content discussed previously.

Claims 10 and 11 have been amended to recite specific limitations directed at

a decoding circuit configured to decode said datastream so as to output a signal for displaying a first presentation of said video comprising a first video portion and a first audio portion;

a selection circuit operable to re-configure said decoding circuit such that said decoding circuit is configured to decode said datastream so as to output a signal for displaying a second presentation of said video comprising a second video portion and a second audio portion concurrent with the displaying of the first presentation; and

a receiver configured to receive during use a signal from a user that directly selects which of said first or said second presentation is a desired presentation to display, wherein during the concurrent displaying of the first and the second presentations, the first audio portion and the second audio portions are concurrently output by the apparatus.

In contrast, deCarmo specifically precludes the capability of playing the audio portions of more than one presentation at a time. In particular, at column 8, lines 1 – 6.

"In order to simplify and eliminate conflicts in viewing multiple angles, certain restrictions may be imposed. First, only the primary angle may execute a navigational command. Second, only the primary viewing angle is allowed to play the audio."

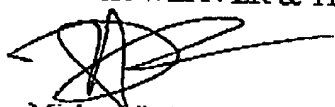
Therefore, since deCarmo specifically limits the playing of the audio to a single presentation (i.e., the primary presentation) and since claim 10 as amended provides for the

playing of audio from both the first and the second presentations concurrently, the Applicants believe that claim 10 is allowable over the cited references.

**CONCLUSION**

In view of the foregoing, it is respectfully submitted that all pending claims are allowable. Should the Examiner believe that a further telephone conference would expedite the prosecution of this application, the undersigned can be reached at the telephone number set out below

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